

202-011346-002

RECEIVED

Israel Trade Conference
Agreement No. 202-011346-002
First Revised Page No. 4

'92 MAR -9 24:21

5.3 The Parties may discuss and agree upon the establishment and operation of shipper credit agreements, as well as uniform credit rules, including bonding and/or security requirements, and/or provisions denying credit to any shipper(s), forwarder, or consignee which is in default of or has failed to comply with the credit rules set forth in a Conference tariff or contract, or shipper credit agreement for any shipment moving under a Conference tariff or contract.

5.4 The Parties may declare any tariff rate(s), rule(s) or regulation(s) to be "open," with or without agreed minima or special conditions, and thereafter may declare said rates, rules or regulations to be "closed." In the event that rates, rules or regulations shall be declared "open," the Conference tariffs shall so state and shall designate the extent to which the Conference shall have relinquished control over same. The Parties also may discuss any open tariff rate, rule, or regulation, including their respective tariff entries therefor, and may reach agreement with regard to any such open matter; provided, however, that no Party shall have any obligation to adhere, other than voluntarily, to any agreement on such open tariff matter and shall not be required to provide notice to the other Parties of its intention to depart therefrom or otherwise alter any open tariff matter filed for its account.



5.5 The Parties may agree upon and establish tariffs, tariff amendments and supplements.

5.6 The Parties may keep records and statistics, as may be required or deemed helpful to the interest of the Parties.

5.7 The Parties may agree upon such other matters within the jurisdiction of the Conference as may be necessary or advisable to take care of trade conditions as they may arise from time to time.

Israel Trade Conference
Agreement No. 202-011346-002

SIGNATURE PAGE

IN WITNESS WHEREOF, the Parties to Agreement No. 202-011346 hereby agree this 9th day of March, 1992, to amend the Agreement as per the attached First Revised Page No. 4 and 4a, and to file same with the U.S. Federal Maritime Commission.

Israel Trade Conference

By: 

Jeffrey F. Lawrence
Counsel to Conference
Authorized to Execute Modification
Pursuant to Article 6.3 of Agreement